

Application No. 09/682,279

Applicant(s

Examiner

Zele

Cecil Williams

Group Art Unit 2600

1181031	311111	1111	1	THE REAL PROPERTY.	Į
110000					Ì
1116111			1888	1111111	ļ
1111111			Ш		i
1 (8 2) [ши		ŀ

	11270 1113 1113 1113 1113 1113 1113 1113 11
All participants (applicant, applicant's representative, PTO per	sonnel):
(1) Krista Zele, TC 2600 SPRE	(3)
(2) Mr. Cecil Williams, Applicant	(4)
Date of Interview 4/17/02; 4/23/02; 4/25/02	
Type: a) 🕅 Telephonic b) 📑 Tideo Conference c) 🗆 Personal [copy is given to 1) applicant 2) Exhibit shown or demonstration conducted: d) Yes e)	applicant's representative] Mp. If yes, brief description:
Claim(s) discussed: Not applicable Identification of prior art discussed:	
Not applicable	
other comments:	ture of what was agreed to if an agreement was reached, or any
application were at the suggestion of the examiner. It was furth outstanding Office action be withdrawn with arguments and/or improper. Mr. Williams faxed copies of communications betwee amendments made by applicant were merely amendments suggestion is required in order that the case any determination on w/d of finality of the Office action of reconscipling to the communications between the suggestion is required in order that the case any determination on w/d of finality of the Office action of reconscipling the copy of the amendment available, must be attached. Also, where no copy of the amendment summary thereof must be attached.)	and 35 USC 103. It was further discussed that amendments Mr. Williams commented that the amendments he made in the ther discussed that Mr. Williams could request the finality of the evidence as to why he believes the finality of the action seen him and the examiner of record as evidence that the aggested by the examiner. It was discussed that a complete se not go abandoned. Furthermore, applicant was advised that are would be determined by the examiner and/or his supervisor. Will a priculation of the claims allowable, in the examiner agreed would render the claims allowable, in adments that would render the claims allowable is available, a
Unless the paragraph above has been checked, THE FORMAL INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPE already been filed, APPLICANT IS GIVEN ONE MONTH FROM	EP section 713.04) If a reply to the last Office action has

Examiner Note: You must sign this form unless it is an Attachment to a signed Office action.